

FILED

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
MISSOULA DIVISION

MAR 14 2018

Clerk, U.S. Courts
District Of Montana
Missoula Division

CROW INDIAN TRIBE; et al.,

Plaintiffs,

vs.

UNITED STATES OF AMERICA; et al.,

Federal Defendants.

and

STATE OF WYOMING; et al.,

Defendant-Intervenors.

CV 17-89-M-DLC

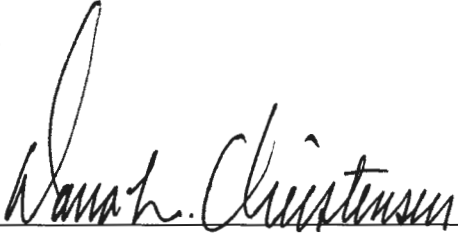
(Consolidated with Case Nos.
CV 17-117-M-DLC,
CV 17-118-M-DLC,
CV 17-119-M-DLC,
CV 17-123-M-DLC
and CV 18-16-M-DLC)

ORDER

Safari Club International and the National Rifle Association of America (“Safari Club/NRA”) have filed a motion for leave to intervene in CV 18-16-M-DLC. The Court has already admitted Safari Club/NRA as Defendant-Intervenors permissively under Fed. R. Civ. P. 24(b). (Doc. 43.) Therefore, since CV 18-16-M-DLC is consolidated with these cases, Safari Club/NRA is deemed a Defendant-Intervenor in all of the cases that have been consolidated.

Accordingly, IT IS ORDERED that Safari Club/NRA’s motion to intervene (Doc. 125) is DENIED AS MOOT.

DATED this 14th day of March, 2018.



Dana L. Christensen, Chief Judge
United States District Court